All Citizens Must Turn Out Twenty-Fourth of June.

COOPERATION WINS

The Improvement Club Takes Lead---Plan of Campaign.

Cooperation for a clean city by her citizens will place Honolulu in the front rank of municipalities worthy of

With a unanimity which should be appreciated by every public-spirited citizen in Honolulu the Central Improvement Club last evening decided to make of June 24 the general cleanup day for this city.

out a plan of campaign in which all are invited to join. It is desirable that with one joint effort a tremendous amount of work shall be accomplished, and yet where all hands take part it will be a matter of only a few hours

labor.

The finance committee, immediately upon appointment, shall take steps to ascertain definitely and report to the final arrangements meeting what funds, from public or private sources or both, will be available for defraying the ex-

penses of the day.

The districting committee, immediately upon appointment, shall proceed to plot the city, between Diamond Head and Moanalua and the mountains and the sea, upon a map, accompanied with written descriptions of bounds, into distriets of convenient dimensions, which districts should correspond as nearly as practicable to whatever areas the com ponent organizations may respectively undertake to handle in particular for the purposes of the day, such map with descriptions to be reported to the final arrangements meeting. At such meeting the Central Improvement Commitshall make assignments of workers tee shall make assignments of workers for districts that may not be represented in this body, either directly or by appointment of the executive committee as may be then decided. Component organizations having membership larger than may be required to supply workers for their own respective dis-

moval of garbage and rubbish, which can be obtained from the various public services and private owners, also if any equipment of the kinds here mentioned will need to be hired, and if so to attend to the hiring as may be directed by this body or the executive committee. It shall also report thank you."

The fact that it was necessary for an operation will prove something of a shock to the many friends of the partient, but all will be genuinely pleased to hear that he is "doing quite well, thank you." as burning in the open, burning in the public incinerator and dumping tutaide at inhabited bounds. This committee shall conduct the day's operations in all

these lines.

The transportation committee shall * There will be a public meeting * of citizens for the purpose of hear-report what automobiles or other speedy * ing a discussion on the ordinance report what automobiles or other speedy a conveyances may be obtained gratis, or may have to be hired, for carrying or-ganisation workers and hired laborers from paint to point as may be required, and canduct the day's operations of that kind.

The committee on clerical help and interpreters shall report a scheme of ments are invited, but keeping tab upon all the day's operations, recording all requests for assisting.

(Continued on Page Eight.)

INTERPRETATION OF NEW LAW BY WICKERSHAM DELAYS MAHUKA SITE.

Although the Territory of Hawaii is a part of the Ninth Judicial Circuit of the Federal Court, and in the same entegory in this respect as California, yet, on account of the fact that the federal judge of the Territory is on a different basis, the law making this Territory an integral part of the circuit is inoperative, when it comes to designating a federal judge from another part of the circuit to sit in a local federal court.

Attorney-General Wickersham inter-prets the law in this way, consequently when Chief Clerk Gus Murphy of the United States District Court received a

rovement Club last ovening decided of make of June 24 the general cleandress of the copy of the law received by Clerk Murphy yesterday is a puzzler, ineffective though it be. Section No. 13 of the act reads as follows:

Resolutions were adopted which lay not a plan of campaign in which all are

"Section 13. When any district judge is prevented, by any disability, from holding any stated or appointed term of his district court, and that fact is made to appear by the certificate of the clerk, under the seal of the court, sence of all the circuit judges, to the district lies, or, in the absence of all the circuit judges, to the community.

The Resolution.

The resolution adopted, with its plan of campaigu, is as follows:

Whereas, it is desirable, in the interests so require, designate and appoint the judge of appearances, that an "Annual Cleanue, and to discharge all the judges of any other district in the same circuit, to hold said court and to discharge all the judges of shalled, during such disability. Whenever it shall be certified by any such circuit judge or, in the absence, by the sircuit judge of court reserved his decision in the Bert held for making final arrangements to the end named, shall fix a date for the first Cleanup Day and that the operations of the day be performed according to the following general plan:

1—The officers of the Central Improvement Committee and one member of each organization, shall constitute the executive committee to have general direction of the work of the day.

Organization.

II—The executive committee to have general direction of the work of the day.

Organization.

II—The executive committee to have general direction of the work of the day.

Organization. to any circuit judge of the circuit in which the district lies, or, in the absence of all the circuit judges, to the circuit justice of the circuit in which Organization.

II—The executive committee so formed shall appoint the following named subcommittees of not less than three each, selecting them from the membership of the various component organizations, viz: Finance, districting, cartage and implements, transpose abor.

"Section 15. If all the circuit judges and t'e circuit justice are ab out from the count, or are unable to execute the provious of either of the two precedso designated is disabled, or neglects, in tackling the cholera cases and said to hold the court and transact the business for which he is designated, the clerk of the district court shall certify the feet to the chief justice of the United States, who may thereupon designate and appoint, in the manner afore rid, the judge of any district with rach circuit, or within any other effect of the several currents and made (Continued or Proportions that should be taken. eircui; and such appointment shall be (Continued on Page Eight.)

SAMUEL M. DAMON IS OPERATED UPON

Samuel M. Damon, president of the Bishop Trust Company, was operated Lightfoot, who is defe ding his son, on last Wednesday in the Queen's asked it of Expert Cogg, in crotical Hospital. The operation was a minor amination. The question, in brief, was as to the danger existing on May 9 larger than may be required to supply workers for their own respective districts should be prepared to furnish volunteers for districts needing such.

The committee on cartage and implements shall obtain and report a list of animals, vehicles and tools for the removal of garbage and rubbish, which need to be challed from the various pub.

The fact that it was necessary for

BUILDING ORDINANCE.

regarding building and sanitation at half-past seven this evening in the rooms used by the board of *
supervisors. Those who wish may *
obtain copies of the ordinance *
from the building and plumbing *
lispector. Suggestions or amendments are invited, but they must *
be Scat in in writing.

RECORD SEIZURE OF OPIUM MADE ON THE

hundred tims of opium, valued at \$75,-000, were seized on the T. K. K. steamer America Maru yesterday.

The America Maru, Captain Stevens, left Hunolulu for San Francisco on May 26. She was searched here by Collector Stackable's men but no opium was found. Captain Stevens is limble to a heavy fine nuder the circumstances for having opium on board which was not in the manifest.

Forness.

The steamer has been a popular one on the transpacific run and is popularly linews as the "Little White Yacht."

The hand of opium reported by cable a stated here to be one of the largest seizures of contraband on any one steamer ever made under the present regulations.

SAN FRANCISCO, June 2.—Nine It is reported that the America Maru andred thus of opium, valued at \$75, has been said and that this is her last trip to the Coast. Upon her return to Japan it is announced that she will be placed on the run between Kobe and COMMITTEE.

BEST WAY TO KILL HOMELESS DOGS

Would you rather be shot than shooter, select the edible remains and asphyxiated, or do you think chloro, form in a lethal chamber easier on the nerves than a club back of the ears? That is, if you were a dog and no one and the effort will be made now to decide more the most humans way of

and will listen to a number of letters from mainland humane societies on the bast methods of ridding this world of mangy pups, ownerless dogs and homeless cats. The style in Honolulu has been to take the canines down on the dumps, practise on them with a six-

United States District Court received a copy of the law yesterday from Attorney-General Wickersham, he and a number of attorneys thought there was something wrong somewhere.

In fact it was under this law which makes of Hawaii a part of the ninth circuit court that the stand-patters on the Mahuka site were basing their hopes of securing quick action in the condemnation proceedings. But owing to the fact that congress will have to pass a special act even preliminary to any further action of this kind, it looks as through the Mahuka site was a longer time away than ever appeared before.

In fact it was under this law which holds its, if you were a dog and no one thought enough of you to pay for a tag, how would you like to be killed?

The Humane Society, which holds its regular meeting this afteraoon in the lounging room of the Young Hotel at three o'clock, will debate this subject and will read the replies he and will listen to a number of letters from mainland humane societies on the best methods of ridding this world of they advocate, being anxious to best method society in its praiseworthy

Hobdy of the federal quarantine ser- strap is needed? the officials asked of to the best of its ability for safeguard. not know the variety of strap the de-

Mr. Clegg stated that while there was very little danger to the bather him- was no authorized instrument of that The designation of a temporary judge by the chief justice of the square short, the danger was not so much the bather himself as to others. self, cholers might be carried by bathers and deposited in other places; in He testified that all precautionary measures should be taken.

Lucid Statement.

Doctor Currie made a singularly lucid

Japan current sets westerly for twenty-five days each month but for the bal-ance it runs enterly. "For what rea-son it runs in the opposite direction I can not tell and no other man can tell," he declared.

Hypothetical Question,

Tuesday afternoon's sersion thetical question. Court and counsel "Any teacher shall have power to labored over the form this question admirater necessary and reasonable should take and finally Attorney Joseph punis ment upon any papil while in at-

were one thousand baths taken in the waters of Honolulu barbor on the ninth day of May, and under the conditions outlined in the bypothetical question, what number would you think would be affected with cholers?"

Mr. Clegg: "Very few, if any."
"Suppose there were one million baths taken under the same conditions, could you give us an idea of how many would take cholers?" asked the actior.

Inspector Gibson intimated that occasional day of the conditions of the could be a supposed to the conditions of the condi

ney. The witness said he still would say

INDICATIONS ARE THAT IT IS FOR BOYS OF EALIHI-WAENA SCHOOL.

Following the publication of news that all is not satisfactory to some of Lightfoot swimming case and the mat- the teachers at the Kalihi-waena school ter was certified to the supreme court came a requisition yesterday from Principal Cox for "one good strap."

The request startled the department up with the examination of Dr. W. C. of public instruction. What kind of a one another.

Principal Cox remarked that he did partment provides but he did know that he wanted "a good one." Superintendent W. T. Pope confessed

that he was up in the air on the matter. He had never bought a strap for cor poral punishment purposes. Inspector Gibson stated that there

Authorized or not, Principal Cox still

way out of the difficulty.
"In the absence of an authorized strap what have you used?" Principal

Cox was asked. Too Hard on the Hand.

Inspector Gibson suggested that the general and handlest means of persuasion was a ruler, but Principal Cox extended his hand, palm upward, and signified that he used it, palm downward. He has come to the conclusion bowever, that, for the older boys, the palm preser's too broad a surface and the princial himself gets some of the sting, all of which is supposed to be expend I upon the inculordinate popil. Heree his demand for an authorized, good : trap.

To show that such a demand was not

without the bounds of reason although it aloud be privately fulfilled, Inspector C been turned up the law on the subject of corporal punishment. It

admirister necessary and reasonable punis ment upon any papil while in attendance at school and shall not in any way he held responsible therefore." Principal Cox was asked if there was any truth in the allegation that gam-

from harbor swimming.

"I would say there would be very little danger to the bather himself," answered Mr. Clegg.

Attorney Lightfoot: "Suppose there were one thousand baths taken in the work of Manual baths taken in the work." I have been in pretty close touch

Inspector Gibson intimated that oc-casionally dice were used, the boys gambling for pencils, but of course no teacher would countenance anything of that sort. He did not think there could The witness said he still would say vory few, if any.

Recamined by Deputy City Attorney Milverton, who asked what he meant by there being very little danger to the bather himself, he said, the chancer of taking cholers into the mouth under the conditions named would be no small that there would be very little danger.

Danger to Other Persons.

"Would there be danger to any other persons other than the bather?" asked Mr. Milverton.

(Continued on Page Eight.)

gamning recented that there could countenance spyring that sort. He did not think there could be much danger of gambling because there was always some teacher in the charge of the yard during recesses. There might be gambling among the pupils going home and coming to school but the children were not responsible to the teachers for that, he stated.

On the subject of impudeal language, Principal Cox said complaints had been made by Mrs. Hall, She declared it most often happened when (Continued on Page Eight.)



SENATOR LORIMER, Who will again be investigated on charges of bribery,

WASHINGTON, June 2.- The long fight of Senator La Follette for a re investigation of Senator Lorimer of Illinois, on charges of securing his seat in the sonate by bribery, was successful yesterday when his resolution was passed ordering such an investigation.

The investigation will be conducted by a committee of eight, four Republicans and four Democrats, four of the committee having once voted for his acquittal at the former investigations and four for his conviction.

Progressives Denounce Plan.

was introduced the resolution for investigation on April 6, last, designated Senators Works of California, Townsol end of Michigan, McLean of Connecticut, Kern of Indiana and Pomerene of Ohio as the men to conduct the investigation, none of whom are chosen. The committee will be clothed with full powers to send for any papers, call any witness or demand any books which it may deem necessary for its purpose of investigation.

The Criminal Proceedings

In an effort to present the necessity of granting immunity from legal proceedings in exchange for evidence, the house committee investingting the alleged sugar trust has appointed a subleged sugar trust has appointed as arise to consider have a subleged sugar trust has appointed as a subleged su Progressive Republicans are denounce

The Criminal Proceedings.

Senator Atlee Pomerene of Ohio yesterday introduced a resolution in the senate instructing the department of justice to take immediate steps to bring criminal proceedings against officials of the Standard Oil Company of New Jersey and the American Tobacco Company, both of which have been declared by the Supreme Court to be operating in the Supreme Court to be operated to the Supreme Court to the Supreme Cour clared by the Supreme Court to be op-

anti-trust law.

This resolution follows one adopted maintained that he desired a good strap.

"Every teacher has to provide his ing information as to what steps had owa," remarked Inspector Gibson, as a been taken to proceed against Standard Oil officials.

JUDICIARY BUILDING PLANS ARE READY

mainland, stated Governor Frear yesterday. He added that the plans and specifications have been completed and will be forwarded today to Commissioner of Public Works Marston Campbell, who is enjoying a vacation in California.

Joshua Tucker, acting superintendent of public works, stated later that plans and specifications for the foundation work are also being sent to Mr. Campbell by this morning's mail. It is expected that the superintendent will, after studying them, cable the necessary instructions for the calling of tenders, if the plans are satisfactory to him, as it is believed they will be.

The various departments now in the In his syticle he recommends a dras-

Judiciary building are preparing for an early move from the structure, which is to be made over, inwardly and outwardly. The sum of \$115,000 was appropriated by the legislature, at the recent session, to cover all the cost of recent session, to cover all the cost of rehabilitation, new furnishings, rent of temporary quarters and for moving sailed from this port vesterday, bound expenses. The building work will call for Vers Cruz. He will proceed directly for \$100,000, the furnishings will take \$10,000 and the remaining \$5000 will stated that he anticipated a kindly reters and for moving. ters and for moving.

grand jury, according to news received | ministration.

EARTHQUAKE HITS CITY.

Adopt Tariff on Wool in Opposition to His Advice.

TAFT IS SCHEMING

Trust Busters Don't Want Anyone to Escape Legal Net.

WASHINGTON, June 2 .- After a hard fight in caucus, lasting for over twelve hours, the Democrats yesterday adopted unanimously the wool tariff of twenty per cent ad valorem, thereby scoring a victory for Representative Underwood and repudiating the leadership of William Jennings Bryan. While the reduction on the duties on raw wool are more than cut in two, Bryan in emphatic speeches recently, denounced the retaining of any duty whatever on wool.

The Democratic caucus made the exon wool for the sake of the revenue to be secured.

Taft Looks to Democrats.

President Taft is devising a method of obtaining essential Democratic support for the Canadian reciprocity bill should the farmer's bill, with its free list, be offered as an embarrassing amendment to the reciprocity measure.

No "Immunity Bath."

IN DAMAGE SUITS

SAN FRANCISCO, June 2 .- Clarence Darrow, chief counsel for the labor nnions, is consulting with prominent labor union leaders in the State in regard to the advisability of bringing damage suits approximating one million dollars on account of the arrest of union pickets in Los Angeles.

The arrest of the epickets was made by the police by orders of Chief of Police Flammer, last fall, under an ordinance which prohibited anyone standing in front of a man's place of business declaring that it was "unfair."

Most of the publicate arrested was a strik-Most of the pickets arrested were striking brewery employes in front of

DRASTIC ENACTMENT

NEW YORK, June 2. - Theodore Roosevelt, in The Outlook, of which he

vitally defective.

In his article he recommends a drawtic enactment applicable to trusts and which will be upheld by the highest court.

REVES A "COME BACK."

DEMAND THEIR LANDS.

ONE IN CONSPIRACY.

EL PASO, June 1.—The report of a conspiracy to kill General Madero, the rebel leader, today, resulted in the indictment of a man named Dunne by a dictment of a man named Dunne by a distinct of them under the Diaz administration.

THREE POSSIBILITIES.

ST. PAUL, June 2. - William Jen-ST. GEORGE, Grenada, June 1.—An sugs Bryan, in a statement here yeaterday, mentioned the names of Burka of North Dakota, Folk of Missouri and Harmon of Ohio as Democratic possibilities. He did not consider Governor jured.